

STATE OF WASHINGTON

DEPARTMENT OF ECOLOGY

P.O. Box 47600 • Olympia, Washington 98504-7600 (360) 407-6000 • TDD Only (Hearing Impaired) (360) 407-6006

December 2, 1996

CERTIFIED MAIL

P 061 964 290

Mr. Jack Tatom Rayonier, Inc. PO Box 191 700 N. Ennis Port Angeles, WA 98362

Enclosed is a Notice of Penalty Incurred and Due No. DE 96AQ-I096. If you have any questions concerning the content of the document, please call Don Nelson, telephone (360) 407-6940. If you wish to formally contest the penalty, you must follow the procedures described in the Notice of Penalty.

Sincerely,

M.F. Palko

Industrial Section Supervisor

Central Programs

Enclosure ENF3/9/93 pencover.let

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STATE OF WASHINGTON DEPARTMENT OF ECOLOGY

IN THE MATTER OF THE ASSESSMENT OF PENALTY AGAINST ITT Rayonier, Inc.))	INCURRED	ICE OF PENALTY URRED AND DUE DE 96AQ-1096	
To:	Jack Tatom Mill Manager Rayonier, Inc. P. O. Box 191 700 N. Ennis Port Angeles, Washington 98362				

Notice is hereby given that you have incurred, and there is now due from you, a penalty in the amount of \$6,000.00 under the provisions of RCW 70.94.431, for the following violations:

On August 30, 1996 and September 23, 1996 the emissions form the rock towers exceeded the sulfur dioxide emission rate of 165 lbs./hour allowed by Regulatory Order DE 80-196. The limerock emitted 227 pounds/hour between 0900 and 1000 hours PST on August 30, 1996 and 216 pounds/hour between 0600 hours and 0700 hours on September 23, 1996 according to letters dated September 9, 1996 and October 2, 1996, respectively.

The penalty is due and payable by you within thirty (30) days of your receipt of this Notice. Please send your penalty payment to: Department of Ecology c/o Fiscal Cashier, P.O. Box 5128, Lacey Washington 98503-0210.

If you wish to contest this penalty, you have two options. You may file an Application for Relief from Penalty with the Department explaining why the Department should reduce or cancel the penalty. A form is enclosed for your convenience. It must be signed under oath before a notary public or other person authorized to take oaths.

If you choose to submit an Application for Relief from Penalty, you must do so within fifteen (15) days of your receipt of the Notice. Send your Application for Relief to: Don Nelson, Department of Ecology P.O. Box 46700,Olympia Washington 98504-7600. At the same time send a copy to: Department of Ecology c/o Enforcement Officer, P.O. Box 47600, Olympia Washington 98504-7600. After reviewing you Application for Relief, the Department will notify you of its decision.

Jack Tatom Penalty No. DE 96AQ-I096 December 3, 1996 Page 2

If you choose not to submit an Application for Relief but still wish to contest the penalty, you may file an appeal with the Pollution Control Hearings Board. Your appeal must be filed within thirty (30) days of your receipt of this Notice. Send your appeal to: The Pollution Control Hearings Board, P.O. Box 40903, Olympia Washington 98504-0903. At the same time, copies of your appeal must be sent to: Department of Ecology c/o Enforcement Officer, P.O. Box 47600, Olympia Washington 98504-7600; and Don Nelson, P.O. Box 47600, Olympia Washington 98504-7600. These procedures are consistent with Chapter 43.21B RCW and its implementing regulations.

DATED this 3 day of 22, 199 at Olympia, Washington.

M. F. Palko

Supervisor

Industrial Section, Central Programs

Department of Ecology

STATE OF WASHINGTON DEPARTMENT OF ECOLOGY

IN THE MATTER OF THE ASSESSMENT OF PENALTY AGAINST Rayonier, Inc.) APPLICATION FOR RELIEF) FROM PENALTY) No. DE 96AQ-I096
To: Enforcement Officer State of Washington Department of Ecology Post Office Box 47600 Olympia, WA 98504-7600	
Rayonier, Inc. has received your "NOTICE of dated December 3, 1996 and number DE 96 Inc. has been penalized \$6,000.	
I have read and understand RCW 9A.72.03 false statements. Included below are my re of Rayonier, Inc. for reduction or cancellation	easons, made under oath and on behalf
(NOTE: If you need more space, please atta	ach extra pages as necessary)
I swear that these statements are true, accordacts of this case.	turate and a complete description of the
By:	
SUBSCRIBED AND SWORN to before this of, 199_	
of Washing	PUBLIC in and for the State ston.

ENF3/9/93 afr pen

RCW 9A.72.030 Perjury in the second degree.

- (1) A person is guilty of perjury in the second degree if, with intent to mislead a public servant in the performance of his duty, he makes a materially false statement, which he knows to be false under an oath required or authorized by law.
- (2) Perjury in the second degree is a class C felony. [1975 1st ex.s. c 260 sec. 9A.72.030]